27

28

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

IN RE: SOCIAL MEDIA ADOLESCENT ADDICTION/PERSONAL INJURY PRODUCTS LIABILITY LITIGATION THIS DOCUMENT RELATES TO: All Actions

MDL No. 3047

Case Nos.: 4:22-md-03047-YGR-PHK

[PROPOSED] ORDER RESOLVING JOINT LETTER BRIEF REGARDING DISPUTES OVER PRIVILEGE ISSUES IN CONNECTION WITH THE DEPOSITION OF JASON SATTIZAHN (ECF 2454)

Judge: Hon. Yvonne Gonzalez Rogers Magistrate Judge: Hon. Peter H. Kang On November 17, 2025, Defendants Meta Platforms, Inc. f/k/a Facebook, Inc.; Facebook

Holdings, LLC; Facebook Operations, LLC; Meta Payments Inc. f/k/a Facebook Payments Inc.; Meta

Platforms Technologies, LLC f/k/a Facebook Technologies, LLC; Instagram, LLC; and Siculus LLC f/k/a

Siculus, Inc. (collectively, "Meta"); MDL Personal Injury and School District ("PI/SD") Plaintiffs, MDL

State AGs, and JCCP Personal Injury Plaintiffs (collectively, "Plaintiffs"); and third-party Jason Sattizahn

(together with Meta and Plaintiffs, the "Parties") filed a joint letter brief regarding disputes over Meta's

motion for a protective order on privilege issues in connection with the deposition of Jason Sattizahn.

ECF 2454. The Court heard argument on the Parties' dispute on December 1, 2025. Having considered

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

the Parties' arguments, the Court hereby ORDERS as follows:

BACKGROUND

Meta previously moved to strike Sattizahn from Plaintiffs' preliminary witness lists. ECF 2315. The Court denied Meta's motion but granted leave for Meta to take Sattizahn's deposition, by no later than December 11, 2025. ECF 2348. Meta subsequently noticed the deposition, which is now scheduled to take place on December 8, 2025. The Parties previously agreed that the deposition will be an eighthour deposition, and that all plaintiffs in attendance (including Plaintiffs here as well as the New Mexico Attorney General ("AG") and other State AGs suing Meta in state courts around the country) will collectively have four hours, with Meta having the remaining four hours.

On November 21, 2025, the court presiding over the New Mexico action against Meta ruled that New Mexico would be permitted to question Sattizahn at the December 8 deposition regarding Sattizahn's previous testimony before the Senate, in which he made allegations regarding the role of Meta personnel and attorneys in the conduct of research. The New Mexico court further ordered that Meta's participation in the deposition and its questioning of Sattizahn would not constitute a waiver of any privilege, and that Meta's objections on the basis of privilege would be reserved until after the deposition, with the transcript to remain sealed until after the New Mexico court rules on those objections. Finally, the New Mexico court ordered that only counsel for Meta and New Mexico could attend the New Mexico portion of the Sattizahn deposition, unless other courts in related litigation (including this MDL) issued orders imposing the same or similar conditions. In ruling that New Mexico could question Sattizahn on the substance of his communications with Meta's in-house counsel, the New Mexico court stated its expectation that any

9

1314

1516

1718

19

2021

2324

22

2526

27

28

privilege disputes following the deposition would be promptly raised in the New Mexico court. Attached hereto as Exhibit 1 is a true and correct copy of a rough transcript of the New Mexico hearing where these orders were made, which was supplied to this Court by counsel for the Parties.

ORDER

In light of the New Mexico court's order, Meta's motion for a protective order is DENIED. Instead, the Court rules that MDL and JCCP Plaintiffs may attend the New Mexico portion of Sattizahn's deposition on December 8, 2025, on the terms ordered by the New Mexico court, subject to the following conditions: (1) they will not ask any questions during the New Mexico portion of the deposition; (2) they will not ask any questions relating to alleged spoliation or communications with Meta's counsel, which will be handled exclusively by attorneys for New Mexico; (3) they will not take the position that Meta waived privilege by virtue of allowing them to attend the New Mexico portion of the deposition; and (4) they agree that the attorney-client privilege is Meta's—not Sattizahn's—to waive. Counsel for MDL Plaintiffs, JCCP Plaintiffs, and Sattizahn confirmed on the record at the December 1, 2025 hearing that they would abide by these conditions, and they are hereby ORDERED to do so. 1 As a matter of judicial efficiency, any privilege disputes following the deposition should be raised promptly with the New Mexico court; while the New Mexico court's rulings on those disputes will not be binding in the MDL or JCCP (and the Parties reserve the right to challenge Meta's privilege objections at a later time in this Court), having the New Mexico court rule in the first instance may narrow the range of disputes that may otherwise need to be resolved by this Court. The Parties are hereby ORDERED to coordinate with New Mexico to prepare and submit a Stipulation and Proposed Order to the New Mexico court allowing MDL and JCCP Plaintiffs to attend the New Mexico portion of Sattizahn's deposition on December 8, 2025, on the terms outlined above.

This Order does not address the admissibility of the transcript of Sattizahn's deposition in any proceeding; the Parties reserve the right to seek (or object to) the admissibility of the transcript at any trial,

¹ Meta maintains that Sattizahn's testimony before Congress did not waive Meta's privilege, and Plaintiffs maintain that Meta's failure to take remedial steps constituted a waiver.

and any arguments as to admissibility shall be raised at the appropriate time with the Court presiding over the trial at issue (i.e., Judge Gonzalez Rogers for the MDL and Judge Kuhl for the JCCP).

In connection with the Joint Letter Brief filed at ECF 2474, on which the Court also heard argument on December 1, 2025, the Parties are ORDERED to file a notice on the docket attaching a copy of the D.C. court's order on Meta's motion for reconsideration as soon as that order issues, and to also email a courtesy copy to phkpo@cand.uscourts.gov.

IT IS SO ORDERED.

Dated: December 8, 2025

HONORABLE PETER H. KAN United States Magistrate Judge

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

Dated: December 4, 2025

Respectfully submitted,

COVINGTON & BURLING LLP

By: /s/ Ashley M. Simonsen
Ashley M. Simonsen (State Bar. No. 275203)
COVINGTON & BURLING LLP
1999 Avenue of the Stars
Los Angeles, CA 90067

Telephone: +1 (424) 332-4800 Email: asimonsen@cov.com

Paul W. Schmidt, pro hac vice COVINGTON & BURLING LLP The New York Times Building 620 Eighth Avenue New York, NY 10018-1405 Telephone: +1 (212) 841-1262 Facsimile: +1 (202) 662-6291 Email: pschmidt@cov.com

Attorneys for Defendants Meta Platforms, Inc. f/k/a Facebook, Inc.; Facebook Holdings, LLC; Facebook Operations, LLC; Meta Payments Inc. f/k/a Facebook Payments Inc.; Meta Platforms Technologies, LLC f/k/a Facebook Technologies, LLC; Instagram, LLC; and Siculus LLC f/k/a Siculus, Inc.

By: /s/ Lexi J. Hazam

LEXI J. HAZAM

LIEFF CABRASER HEIMANN & BERNSTEIN, LLP

275 BATTERY STREET, 29TH FLOOR SAN FRANCISCO, CA 94111-3339 Telephone: 415-956-1000

lhazam@lchb.com

PREVIN WARREN MOTLEY RICE LLC

401 9th Street NW Suite 630 Washington DC 20004 Telephone: 202-386-9610 pwarren@motleyrice.com

Co-Lead Counsel

1	CHRISTOPHER A. SEEGER
2	SEEGER WEISS, LLP 55 CHALLENGER ROAD, 6TH FLOOR
3	RIDGEFIELD PARK, NJ 07660
3	Telephone: 973-639-9100
4	cseeger@seegerweiss.com
5	Counsel to Co-Lead Counsel and Settlemen
6	Counsel
7	JENNIE LEE ANDERSON
8	ANDRUS ANDERSON, LLP 155 MONTGOMERY STREET, SUITE 900
	SAN FRANCISCO, CA 94104
9	Telephone: 415-986-1400
10	jennie@andrusanderson.com
11	Liaison Counsel and Ombudsperson
12	MATTHEW BERGMAN
13	SOCIAL MEDIA VICTIMS LAW CENTER
	821 SECOND AVENUE, SUITE 2100 SEATTLE, WA 98104
14	Telephone: 206-741-4862
15	matt@socialmediavictims.org
16	JAMES J. BILSBORROW
17	WEITZ & LUXENBERG, PC
. /	700 BROADWAY
18	NEW YORK, NY 10003 Telephone: 212-558-5500
19	jbilsborrow@weitzlux.com
20	ELLYN HURD
21	SIMMONS HANLY CONROY, LLC
	112 MADISON AVE, 7TH FLOOR NEW YORK, NY 10016
22	Telephone: 212-257-8482
23	ehurd@simmonsfirm.com
24	ANDRE MURA
25	GIBBS MURA, A LAW GROUP
26	1111 BROADWAY, SUITE 2100 OAKLAND, CA 94607
	Telephone: 510-350-9717
27	amm@classlawgroup.com
28	MICHAEL M. WEINKOWITZ

1	
2	
234	
4	
5	
6	
7	
5678	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
- 1	i

LEVIN SEDRAN & BERMAN, LLP

510 WALNUT STREET

SUITE 500

PHILADELPHIA, PA 19106

Telephone: 215-592-1500 mweinkowitz@lfsbalw.com

MELISSA YEATES

KESSLER TOPAZ MELTZER & CHECK LLP

280 KING OF PRUSSIA ROAD RADNOR, PA 19087 Telephone: 610-667-7706 myeates@ktmc.com

Plaintiffs' Steering Committee Leadership

RON AUSTIN

RON AUSTIN LAW

400 MANHATTAN BLVD.

HARVEY, LA 70058

Telephone: 504-227-8100 raustin@ronaustinlaw.com

AELISH M. BAIG

ROBBINS GELLER RUDMAN & DOWD

1 MONTGOMERY STREET, #1800 SAN FRANCISCO, CA 94104 Telephone: 415-288-4545

AelishB@rgrd.com

PAIGE BOLDT

ANAPOL WEISS

130 N. 18TH STREET, #1600

PHILADELPHIA, PA 19103 Telephone: 215-929-8822

pboldt@anapolweiss.com

THOMAS P. CARTMELL

WAGSTAFF & CARTMELL LLP

4740 Grand Avenue, Suite 300

Kansas City, MO 64112 Telephone: 816-701-1100

tcartmell@wcllp.com

1	FELICIA CRAICK
2	KELLER ROHRBACK LLP
	1201 THIRD AVENUE, SUITE 3400 SEATTLE, WA 98101
3	Telephone: 206-623-1900
4	fcraick@kellerrohrback.com
5	SARAH EMERY
_	HENDY JOHNSON VAUGHN EMERY PSC
6	600 WEST MAIN STREET, SUITE 100
7	LOUISVILLE, KT 40202 Telephone: 859-600-6725
8	semery@justicestartshere.com
9	VIDV COZA
	KIRK GOZA GOZA HONNOLD
10	9500 NALL AVE. #400
11	OVERLAND PARK, KS 66207
	Telephone: 913-412-2964
12	Kgoza@gohonlaw.com
13	RONALD E. JOHNSON, JR.
14	HENDY JOHNSON VAUGHN EMERY PSC
14	600 WEST MAIN STREET, SUITE 100
15	LOUISVILLE, KT 40202
16	Telephone: 859-578-4444
16	rjohnson@justicestartshere.com
17	MATTHEW P. LEGG
18	BROCKSTEDT MANDALAS FEDERICO,
10	LLC 2850 QUARRY LAKE DRIVE, SUITE 220
19	BALTIMORE, MD 21209
20	Telephone: 410-421-7777
21	mlegg@lawbmf.com
	SIN-TING MARY LIU
22	AYLSTOCK WITKIN KREIS &
23	OVERHOLTZ, PLLC
	17 EAST MAIN STREET, SUITE 200
24	PENSACOLA, FL 32502
25	Telephone: 510-698-9566 mliu@awkolaw.com
26	mmu@awkofaw.com
	JAMES MARSH
27	MARSH LAW FIRM PLLC
28	31 HUDSON YARDS, 11TH FLOOR
20	NEW YORK, NY 10001-2170

1	Telephone: 212-372-3030
2	jamesmarsh@marshlaw.com
3	JOSEPH H. MELTER KESSLER TOPAZ MELTZER & CHECK
4	LLP
5	280 KING OF PRUSSIA ROAD RADNOR, PA 19087
6	Telephone: 610-667-7706 jmeltzer@ktmc.com
7	HILLARY NAPPI
8	HACH & ROSE LLP
9	112 Madison Avenue, 10th Floor New York, New York 10016
10	Telephone: 212-213-8311
	hnappi@hrsclaw.com
11	EMMIE PAULOS
12	LEVIN PAPANTONIO RAFFERTY 316 SOUTH BAYLEN STREET, SUITE 600
13	PENSACOLA, FL 32502
14	Telephone: 850-435-7107
15	epaulos@levinlaw.com
16	RUTH THI RIZKALLA THE CARLSON LAW FIRM, PC
	1500 ROSECRANS AVE., STE. 500
17	MANHATTAN BEACH, CA 90266
18	Telephone: 415-308-1915 rrizkalla@carlsonattorneys.com
19	ROLAND TELLIS
20	DAVID FERNANDES
21	BARON & BUDD, P.C.
22	15910 Ventura Boulevard, Suite 1600 Encino, CA 91436
	Telephone: 818-839-2333
23	rtellis@baronbudd.com dfernandes@baronbudd.com
24	
25	DIANDRA "FU" DEBROSSE ZIMMERMANN DICELLO LEVITT
26	505 20th St North
27	Suite 1500 Birmingham, Alabama 35203
28	Telephone: 205-855-5700
	fu@dicellolevitt.com

1 Plaintiffs' Steering Committee Membership 2 JOSEPH VANZANDT 3 **BEASLEY ALLEN** 234 COMMERCE STREET 4 MONTGOMERY, LA 36103 5 Telephone: 334-269-2343 joseph.vanzandt@beasleyallen.com 6 Federal/State Liaison 7 Attorneys for Individual Plaintiffs 8 9 **ROB BONTA** Attorney General 10 State of California 11 By: /s/ Megan O'Neill Nicklas A. Akers (CA SBN 211222) 12 Senior Assistant Attorney General 13 Bernard Eskandari (SBN 244395) Emily Kalanithi (SBN 256972) 14 Supervising Deputy Attorneys General Nayha Arora (CA SBN 350467) 15 David Beglin (CA SBN 356401) Megan O'Neill (CA SBN 343535) 16 Joshua Olszewski-Jubelirer (CA SBN 336428) 17 Marissa Roy (CA SBN 318773) Brendan Ruddy (CA SBN 297896) 18 Deputy Attorneys General California Department of Justice 19 Office of the Attorney General 20 455 Golden Gate Ave., Suite 11000 San Francisco, CA 94102-7004 21 Phone: (415) 510-4400 Fax: (415) 703-5480 22 Megan.ONeill@doj.ca.gov 23 Attorneys for Plaintiff the People of the State of 24 California 25 PHILIP J. WEISER Attorney General 26 State of Colorado 27 By: /s/ Krista Batchelder 28 Krista Batchelder, (CO Reg. 45066), pro hac vice

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Deputy Solicitor General
Shannon Stevenson (CO Reg. 35542), pro hac vice
Solicitor General
Elizabeth Orem (CO Reg. 58309), pro hac vice
Assistant Attorney General
Colorado Department of Law
Ralph L. Carr Judicial Center
Consumer Protection Section
1300 Broadway, 7th Floor
Denver, CO 80203
Phone: (720) 508-6384
krista.batchelder@coag.gov
Shannon.stevenson@coag.gov
Elizabeth.orem@coag.gov

Attorneys for Plaintiff State of Colorado, ex rel. Philip J. Weiser, Attorney General

RUSSELL COLEMAN

Attorney General Commonwealth of Kentucky

By: /s/ Philip Heleringer J. Christian Lewis (KY Bar No. 87109), pro hac vice Philip Heleringer (KY Bar No. 96748), pro hac vice Zachary Richards (KY Bar No. 99209), pro hac vice Daniel I. Keiser (KY Bar No. 100264), pro hac vice Matthew Cocanougher (KY Bar No. 94292), pro hac vice Assistant Attorneys General 1024 Capital Center Drive, Ste. 200 Frankfort, KY 40601 Christian.Lewis@ky.gov Philip.Heleringer@ky.gov Zach.Richards@ky.gov Daniel.Keiser@ky.gov Matthew.Cocanougher@ky.gov Phone: (502) 696-5300 Fax: (502) 564-2698

Attorneys for Plaintiff the Commonwealth of Kentucky

1	
2)
3	•
4	-
5	,
6)
7	7
8	
9)
10)
11	
12)
13	
14	-
15	,
16)
17	7
18	
19)
20)
21	
22)
23	
24	-
25	,
26)
27	7
26	

MATTHEW J. PLATKIN

Attorney General State of New Jersey

By: /s/ Kashif T. Chand

Kashif T. Chand (NJ Bar No. 016752008),

Pro hac vice

Assistant Attorney General

Thomas Huynh (NJ Bar No. 200942017),

Pro hac vice

Assistant Section Chief, Deputy Attorney

General

Verna J. Pradaxay (NJ Bar No. 335822021),

Pro hac vice

Mandy K. Wang (NJ Bar No. 373452021),

Pro hac vice

Deputy Attorneys General

New Jersey Office of the Attorney General,

Division of Law

124 Halsey Street, 5th Floor

Newark, NJ 07101

Tel: (973) 648-2052

Kashif.Chand@law.njoag.gov

Thomas.Huynh@law.njoag.gov

Verna.Pradaxay@law.njoag.gov

Mandy.Wang@law.njoag.gov

Attorneys for Plaintiffs Matthew J. Platkin, Attorney General for the State of New Jersey, and Elizabeth Harris, Acting Director of the New Jersey Division of Consumer Affairs

BEASLEY ALLEN CROW **METHVIN PORTIS & MILES, P.C.**

By: /s/ Joseph G. VanZandt

Joseph G. VanZandt

218 Commerce Street

Montgomery, AL 36104

Tel.: (334) 269-2343

Joseph.VanZandt@BeasleyAllen.com

KIESEL LAW LLP

Paul R. Kiesel

Mariana A. McConnell

8648 Wilshire Blvd.

Beverly Hills, CA 90211

Tel: (310) 854-4444

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

kiesel@kiesel.law mcconnell@kiesel.law

PANISH | SHEA | RAVIPUDI LLP

Brian J. Panish Rahul Ravipudi Jesse Creed

11111 Santa Monica Boulevard, Suite 700

Los Angeles, California 90025

Tel: (310) 477-1700 Fax: (310) 477-1699 panish@panish.law ravipudi@panish.law jcreed@panish.law

Rachel Lanier

THE LANIER LAW FIRM, P.C. 2829 Townsgate Road, Suite 100 Westlake Village, CA 91361

Tel.: 713-659-5200

Rachel.Lanier@LanierLawFirm.com

Co-Lead, Co-Liaison, and Leadership Counsel for JCCP Plaintiffs

By: /s/ Michael W. Ward

Michael W. Ward BAKER BOTTS L.L.P. 1001 Page Mill Road Building One, Suite 200 Palo Alto, California 94304-1007

Tel.: 650-739-7538

Michael.ward@bakerbotts.com

Attorney for Dr. Jason Sattizahn

ATTESTATION

I, Ashley M. Simonsen, hereby attest, pursuant to N.D. Cal. Civil L.R. 5-1, that the concurrence to the filing of this document has been obtained from each signatory hereto.

Dated: December 4, 2025

By: <u>/s/ Ashley M. Simonsen</u>
Ashley M. Simonsen